IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

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MAR 1 3 2014

UNITED STATES OF AMERICA

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AT BALTIMORE CLERK, U.S. C'STRIOT COURT DISTRICT CHARACTERND

VS.

2014 MAR †3 P 1: 5 Gase No. 14-540-BPG

DEPUTY

DANIEL CHAUNCEY JONES

ORDER OF DETENTION (18 U.S.C. § 3142)

In accordance with the Bail Reform Act, 18 U.S.C. § 3142(f), a detention hearing has been held. I have concluded that the following facts require the detention of the defendant pending the trial of this case.

		PART I: FINDINGS OF FACT
\boxtimes	(i)	This is a case in which the [government may properly seek detention] or [the court may consider ordering detention sua sponte].
\boxtimes	(2)	The defendant is charged under: 18 USC 922(g)(1)
\boxtimes	(3)	The maximum term of imprisonment, if convicted, is: 10 years
Ø	(4)	Based on the government's [proffer] [evidence] there is probable cause to believe that the defendant committed the offense(s) charged.
		☐ The government is entitled to a presumption under § 3142 (e) [describe in Part II].
		☐ The defendant has failed to rebut this presumption [as to flight risk] or [as to danger].
	(5)	I find, by a preponderance of the evidence, from the information produced at the hearing that there is a serious risk that the defendant will not appear.
Ø	(6)	I find, by clear and convincing evidence, from the information produced at the hearing that the defendant poses a risk to the safety of other persons and the community.
⊠	(7)	I find by clear and convincing evidence that there is no condition or combination of conditions which will reasonably assure [the defendant's presence at trial or as otherwise required] [community safety].
	(2)	PART II: WRITTEN STATEMENT OF ADDITIONAL REASONS FOR DETENTION Nature of alleged instant offense Criminal history of narcotics offenses and attempt murder conviction Prior poor adjustment to supervision PTS recommendation
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pen	rection ding a	defendant is committed to the custody of the Attorney General or his/her designated representative for confinement in a ns facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody appeal. The defendant shall be afforded reasonable opportunity for private consultation with defense counsel. On order to of the United States or on request of an attorney for the Government, the U.S. Marshal shall deliver the defendant for
		se of an appearance in connection with a court proceeding.
		3, 2014
Dat	te	Stephanie A. Gallagher United States Magistrate Judge